

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ANN RABOVSKY and	:	CIVIL ACTION
LYNN C. DOBRICK, Personal	:	
Representative of the Estate	:	NO. 10-3202
of Valent Rabovsky, Deceased	:	
Plaintiff	:	
	:	
v.	:	
	:	
AIR & LIQUID SYSTEMS	:	
CORPORATION, <i>et al.</i>	:	
Defendants	:	

ORDER

AND NOW, this 15th day of June 2016, upon consideration of: (1) Defendant Crane Co.'s *motion to mold the verdict and award*, [ECF 363]; (2) Plaintiffs' *motion to mold the verdict against Defendant Crane Co.*, [ECF 364], and Defendant's responses, [ECF 373, 374]; and (3) Plaintiffs' *motion for delay damages*, [ECF 359], Defendant's response, [ECF 362], Plaintiffs' *amended motion for delay damages*, [ECF 379], and Defendant's response, [ECF 382], and oral argument held on February 2, 2016, it is hereby **ORDERED**, consistent with the accompanying Memorandum Opinion, that:

(a) Defendant Crane Co.'s *motion to mold the verdict and award*, [ECF 363], is **DENIED**;

(b) Plaintiffs' *motion to mold the verdict against Defendant Crane Co.*, [ECF 364], is **GRANTED**, and the verdict award of **\$1,085,000** is **MOLDED** to reflect a net verdict of **\$325,500**;

(c) Plaintiffs' *initial motion for delay damages*, [ECF 359], is deemed **MOOT**; and

(d) Plaintiffs' *amended motion for delay damages*, [ECF 379], is **GRANTED**, in the amount of **\$51,596.73**.

JUDGMENT in the amount of **\$377,096.73** is hereby entered for Plaintiffs and against Defendant Crane Co.

BY THE COURT:

/s/ Nitza I. Quiñones Alejandro
NITZA I. QUIÑONES ALEJANDRO
Judge, United States District Court